

IN THE UNITED STATES MIDDLE

DISTRICT OF ALABAMA

Courtney Boyd #20792001 MAY -9 A 9:50  
Plaintiff

VS.

CPI. J.W. Solomon  
Defendant

DEBRA P. HACKETT  
U.S. DISTRICT COURT  
MIDDLE DISTRICT ALA.

Civ. / Action No. 2:07CV403-mef

MOTION FOR DISCOVERY PRIOR TO SPECIAL  
Report From Defendant

Comes Now, The plaintiff, Courtney Boyd, moves into  
this Honorable Court Pursuant TO Rule 26 Fed. R. CIV.  
Proce. The Plaintiff Submit the following:

1. Plaintiff will like for the Defendant to Produce a  
Clear ~~copy~~ of everything under Case NO: 001492?
2. Produce a Clear Copy of the Complaint, Affidavit,  
warrant of Arrest?
3. Produce a Clear Copy of the Statment ~~of~~ taking of  
All witnesses, including the victim Cornielous Loyd, and  
the Plaintiff.
4. Produce a Clear Copy of the Defendant Complete  
Educational background, including any Special Classes?
5. Produce a Clear Copy of the Defendant Personnel  
Department file, this include everything?

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Wherefore, the Plaintiff prays that the Defendant will forward him the above, because it is need to prove his claim. The Plaintiff request that the Defendant forward the above within (20) day of receiving this complaint.

### Certificate of Service

*Copy All*

I hereby certify that I have served a copy of the foregoing upon the Middle District of Alabama, by placing it into Easterling cur. Fac. Mail Box on May 7 2007

*Copy All*

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